UNITED STATES DISTRICT COURT 2 DISTRICT OF NEVADA 3 JAMES ORLANDO, Case No.: 2:22-cv-00404-APG-BNW Plaintiff **Order Granting Motion for Default** 4 **Judgment** 5 v. [ECF Nos. 54, 56] SMRUTI, LLC, 6 7 Defendant 8 James Orlando moved for default judgment against defendant SMRUTI, LLC. ECF No. 54. He did not properly support his request for damages, so I allowed him to file a supplement, which he did. ECF Nos. 55, 56. The clerk of the court entered default against SMRUTI. ECF No. 48. Orlando's supplemented motion satisfies the factors set forth in *Eitel v. McCool*, 782 11 12 F.2d 1470, 1471 (9th Cir. 1986). I thus find good cause to grant him default judgment. 13 I HEREBY ORDER that the motions for default judgment (ECF Nos. 54, 56) are granted. The clerk of the court is directed to enter judgment in favor of plaintiff James Orlando 15 and against defendant SMRUTI, LLC in the amount of \$343,485.83. 16 DATED this 31st day of July, 2025. 17 18 **ANDREW P. GORDON** CHIEF UNITED STATES DISTRICT JUDGE 19 20 21 22 ¹ This amount is calculated based on the following: Logan County Hospital and Medical Center:

^{\$3,742.40;} Air Ambulance: \$47,553.00; Penrose Hospital and Medical Center: \$61,690.43; past pain and suffering: \$112,500.00; future pain and suffering: \$118,000.00. ECF No. 56 at 2.